

GAINS

Claimed By Democrats In First Indiana District.

REPUBLICANS NOT ACTIVE.

HENMENWAY HAS WORKED HARD TO HARMONIZE FACTIONS.

MENZIES' ORGANIZATION GOOD

Evansville, Ind., May 14.—[Special.]—The special congressional election to choose a successor to James A. Hemmenway from the First Indiana district will be held Tuesday, and both parties are claiming a victory. It is not expected a heavy vote will be polled. The Democratic nominee is Maj. C. V. Menzies, of Mt. Vernon, who has for years been considered one of the leaders of his party in this end of the State. His nomination came to him unsolicited, and he has made a thorough canvass of every county in the district. He has made no speeches.

The Republican nominee is Judge John H. Foster, of this city, whose nomination was brought about after the first nominating convention which was held at Rockport had failed to nominate. The two candidates before this convention were George A. Cunningham, district chairman, of this city, and John W. Brady, of Princeton. The convention ended in a row and the Brady faction adjourned to meet at Princeton and the Cunningham faction adjourned to meet at Evansville.



MAJ. C. V. MENZIES, The Democratic nominee.

ville. United States Senator James A. Hemmenway, who lives in this district, was appealed to and came home from Washington. The two factions finally came together in convention in this city and named Judge Foster as a compromise candidate.

Democrats Are Confident.

The Democrats say they will make gains all over the district by reason of the Brady-Cunningham fight. Republicans have not taken much interest in the campaign and this general apathy has greatly alarmed the party leaders. On the other hand, Democrats have been unusually active and have the best organization they have had in the district in many years. Maj. Menzies' friends say he will poll a large vote among the business men of Evansville whose Hemmenway has heretofore been strong. Senator Hemmenway has spent the past two weeks in the district trying to patch up the differences in his party. The Socialists have a candidate in the field in the person of Alvin Helm, of Chandler, Ind. The Socialist vote in the district last fall was about 2,000. The prohibition candidate is the Rev. Clarence DeFur, of Cincinnati, and he is the only one of the four candidates who has made any speeches during the campaign.

The Farmers Are Busy.

The farmers are busy and the vote in the country precincts is expected to be light. The largest vote is expected to be polled in Evansville, Rockport, Rockport, Petersburg, Princeton, and Mt. Vernon. There is a large floating vote in Evansville and should the election be close this vote will doubtless decide the contest.

Last fall James A. Hemmenway was elected for the sixth time by a plurality of nearly 2,700 over A. G. Holcomb, his Democratic opponent. In the special election if the successful candidate receives a plurality of over 1,000 party leaders will be surprised.

Switchmen's Meeting.

Indianapolis, Ind., May 14.—Approximately 250 delegates, representing 23,000 members of the Switchmen's Union of North America, have arrived in this city to attend the second biennial convention of the organization, which will be called to order to-morrow morning.

The committees on constitution, finance and insurance have been in conference here for several days.

Wound Proved Fatal.

Alexandria, Ind., May 14.—[Special.]—Bessie Purry, of Converse, Ind., died at noon to-day in the city hospital as the result of a pistol shot wound sustained last Monday night in a house of ill-repute. The officers are searching for a man who is accused of the shooting.

Dry Sunday At Madison.

Madison, Ind., May 14.—[Special.]—This was a dry Sunday. All the saloons were closed. Excursionists in Indianapolis as usual tried the back doors of saloons, but found them barred. Local "soaks" crossed over to Milton, Ky., for their Sunday drinks.

Killed By L. and N. Train.

Evansville, Ind., May 14.—[Special.]—Charles Lipp, aged forty-three and married, of Henderson, Ky., while trying to steal a ride below here to-day on a Louisville and Nashville train was thrown under the wheels and killed.

REMAINS OF HENRY H. LYON WILL ARRIVE TO-MORROW.

Mrs. Julia F. Lyon will arrive to-morrow morning with the remains of her son, Henry H. Lyon, who died in Los Angeles. The funeral will be from the residence in Southern Heights, at a date yet to be selected.

A Good-Bye Smoker.

Philip Seagle, proprietor of the Gambrinus Co-operative Works, who left on a trip to Europe yesterday afternoon, gave his employees a "smoker" at the works Saturday evening. Mr. Seagle will visit his mother in France and make an extensive tour of the continent. He is accompanied by Fred F. Keilner, president of the Frank Fehr Brewing Company.

FLOWERS

And Flags For the Dead In Blue.

ARRANGEMENTS COMPLETED

FOR DECORATION DAY SERVICES IN CAVE HILL.

COLLECTOR CRAFT, ORATOR.

Arrangements for the celebration of Decoration Day by the local posts of the Grand Army of the Republic were completed yesterday afternoon by the committee in charge and one of the best programmes in years has been prepared. Joseph A. Craft, Collector of Internal Revenue, will be the principal speaker and the Rev. Charles E. Craik, D. D., will have charge of the devotional services. The Industrial School Band will head the line of march and furnish the music. The exercises will take place at the rotunda erected in the National cemetery for such occasions.

All posts of the local G. A. R. will assemble at the entrance of Cave Hill cemetery at 2 o'clock May 30. All will be in charge of their post commanders, who will turn them over to Col. George W. Smith, who will act as chief marshal. After being formed in line the old soldiers will march through the cemetery and by 3 o'clock gather in the National cemetery, where the memorial services will take place.

The following programme has been prepared:

Sounding the Assembly.....Herman Kern
Music.....Industrial School Band
Prayer.....Rev. Charles E. Craik
Opening Exercises and Introduction of the Speaker.....M. H. Davidson
Oration.....Joseph A. Craft
Song—America.....Choir
Benediction.....Rev. C. E. Craik

Flowers to Be Scattered.

Following the exercises and oration the line of march will again be formed and, headed by the band, the veterans will march through the cemetery, dropping flowers upon the graves of their dead comrades and decorating each with an American flag.

Nearly 5,000 Union soldiers and sailors are buried in the National cemetery. Few of the graves will be of freshly turned earth, as the numbers of the local ranks have not been seriously depleted during the past year, and the statistics given out by the various posts show that the death rate during the past twelve months has been less than any year for the past four.

Requests For Flowers.

Flowers for decoration purposes will be received at heretofore at Liberty Hall, 211 West Walnut street, and the Customhouse, Fourth avenue and Chestnut street. Owing to the large number of graves to be remembered an enormous quantity of flowers will be necessary, and owing to a favorable spring the flower committee hope to have more flowers for the coming exercises than ever before.

Special requests have been forwarded throughout the city by members of the various posts asking that flowers be sent for the purpose, and these will be cared for by members of the Relief Corps and the Flower Committee. The different express companies will carry the flowers free of charge. The flowers will be prepared for use on Decoration day by the members of the various Relief Corps.

Whitaker Post's Services.

The memorial and decoration committee of the Walter C. Whitaker Post, No. 75, completed preparations for the services to be held by their post at a meeting held last night with P. B. Cloud, the chairman. The post will conform with the custom of former years by decorating the graves of comrades other than those buried in Cave Hill cemetery, and the entire post will attend the services at each cemetery in rotation. The following members will have charge of the decorations proper: P. B. Cloud, John W. Ackerson, Jacob Kuns, John Leighton, and Charles Holmer. The committee will visit the cemetery at Seventeenth and Jefferson streets, thence to Adams, St. Stephen's and Adams cemeteries. St. Louis and East-ern cemeteries will also be visited in time for the committee to reach Cave Hill to join in the general decoration exercises at the National cemetery.

The entire post will act as the flower committee, of which C. H. Chamberlain is chairman, and all donations of flowers will be received at the post room, 1700 West Main street. The relief corps of the post will receive the flowers, assisted by the Green Clay Smith relief corps. Luncheon will be served at headquarters during the day by the post.

Memorial services of the post will be held at the Second Lutheran church, at 8 o'clock in the evening of May 28. The Rev. Harlan K. Fenner will make the address and a special programme of music is being prepared for the occasion.

BURBANK'S WILL IS ADMITTED TO PROBATE.

Kentucky Relatives Were Interested In Contest Over New York Man's Estate.

New York, May 14.—[Special.]—The Appellate division of the Supreme Court has affirmed the decree of Surrogate Fitzgerald admitting to probate the will of Ambrose B. Burbank, who died January 1904, at ninety-three. By will dated March 23, 1899, he disposed of \$200,000 in specific legacies, and left the residue to his nephew, Caleb R. Burbank. Nearly a dozen relatives contested the probate, and Mrs. E. B. Novcomb, of Henderson, Ky., wife of one of the nephews, testified that she had seen a will made in December, 1899, also that a third will had been made in 1897. Burbank's papers after death came into possession of Caleb A. Burbank and another nephew, Samuel Burbank, who attempted suicide in June, 1894, and was afterward sent to a sanitarium as insane. The contestants alleged that Samuel had been a party to the disappearance of the two later wills, but Surrogate Fitzgerald refused to adjourn the probate proceedings until his testimony could be obtained. The Appellate division held he was right in the refusal, as there was no prospect that Samuel Burbank would recover his reason.

STATE DEPARTMENT STANDING BY BRAUN.

Vienna, May 14.—With regard to the controversy between the Hungarian authorities and American Inspector Marcus Braun, the American embassy here has received instructions from the State Department at Washington to afford Mr. Braun all proper protection and report on the case fully. Mr. Braun is reported in the case fully. Mr. Braun is reported in the case fully.

8TH YEAR ESTIMATED \$8,000,000

GOING UP HIGHER

SALES \$6,346,629

SEVEN YEARS OLD

SALES \$6,008,750

SIX YEARS OLD

SALES \$4,006,560

FIVE YEARS OLD

SALES \$3,001,419

FOUR YEARS OLD

SALES \$2,854,155

THREE YEARS OLD

SALES \$2,225,439

TWO YEARS OLD

SALES \$1,532,401

ONE YEAR OLD

Our History.

We began business in May, 1898, with a capital of \$250,000, with only 10 salesmen, and without a factory under our own control. At that time we did not have a customer whom we could call our own. We sold \$1,532,401 worth of shoes our first year in business. Today we have a capital of \$2,000,000. We have in operation five complete factories. We are doing \$8,000,000 worth of business and have 1,500 skilled shoemakers. Today we have the accounts of 10,000 active merchants on our ledgers. In seven years we have sold \$75,000,000 worth of shoes. The strides we have made will be indicated by our sales which are shown in the ladder.

Our Shoe Factories.

We operate five separate and distinct factories, each in a separate building. In each factory we make only one grade of shoes. Our Millinery Factory makes Men's and Boys' Goodyear Well shoes. This is the only exclusive Well factory in the West. Our Auburn Factory makes Women's, Misses' and Children's fine shoes. Our Hickory Factory makes Men's and Boys' medium grade shoes. Our Hamilton Factory makes Women's, Misses' and Children's medium grade shoes. Our St. Charles Factory makes Men's and Boys' heavy work shoes. The daily capacity of these five factories when operated to their limit is \$5,000,000.

Our Leading Brands.

Our Men's "Patriot" Shoes, Ladies' "Mayflower," Children's "Eternity," and "Our Family."

Patriot Shoe.

The "Patriot" shoe is made in 25 different styles of Goodyear Well commonly known as hand-sewed, from the most choice selection of leathers and by the highest grade of workmen. Made exclusively in the Goodyear Well Factory. Intended to retail at \$2.00 to \$4.00 retail.

Mayflower shoe.

The "Mayflower" is made in the Goodyear Well and hand-sewed, and the latest styles of button and lace. From the best selected material, by skilled labor that knows how to make only good shoes. The "Mayflower" is intended to retail at \$2.00 to \$3.00.

Eternity School Shoes.

The "Eternity" is intended to withstand the most severe wear, and meet the demands of the school children. We try to make this shoe true to its name.

Our Family Line.

This line of shoes is made from the very best grade of Chrome, Tanned Box Calf, for Men, Boys, Youths, Little Girls, Women, Misses and Children at a price within the reach of all. At the same time comprising comfort, neatness and durability, carrying with it an advertising feature that has made it the most popular line in America.

To the Merchant.

To the 15,000 active merchants whose accounts we have on our ledgers, we extend our thanks for your business. You know the values we have given you in the past by the service our shoes have given your customers. If you are satisfied, as we think you are, do us the kindness to tell your experience to your fellow merchants. We stand on the merits of our shoes, and are begging for an investigation from all interested sources. Salesmen are in readiness to wait on you in any part of the United States, and our office is liberally provided with illustrated, up-to-date catalogues. We solicit correspondence.

STAR BRAND SHOES ARE BETTER

ACTUAL SHIPMENTS FOR YEAR ENDING MAY 10TH

\$6,346,629 GAIN OVER LAST YEAR

\$337,879

ROBERTS, JOHNSON & RAND SHOE CO.

ST. LOUIS, U.S.A.

TWO THOUSAND

UNION MEN MARCH BEHIND BODY OF GEORGE PIERCE.

A VICTIM OF THE STRIKE.

Only Striker to Lose His Life During the Chicago Trouble—Burial in Louisville.

Chicago, May 14.—Marching with draped banners and muffled drums, more than 2,000 union men followed the remains of Strike Victim George S. Pierce from his late home to the Union Station here to-day. The body was taken over the Pennsylvania railroad to Louisville for burial.

but the escorting of the body to the station was made the occasion of a labor demonstration in which not only the Teamsters' Union, but organized labor generally participated. The progress of the cortege was without incident. The men marching solemnly for a while were without incident. The men marching solemnly for a while were without incident. The men marching solemnly for a while were without incident.

"We mourn the loss of a murdered brother." Even the spectacle of three coal wagons manned by nonunion negroes near the Union Station elicited no more than mutterings as the column filed by. The only break in the serious mien of the men occurred when a patrol wagon, called in anticipation of trouble by two policemen in charge of the coal wagons, galloped into the scene. Then cheers and hand clapping mingled with shouts of derision, broke out along the line for a block. But there was no work for the police.

The procession formed in the vicinity of the Pierce home, 940 South Central avenue, at 8 o'clock in the morning. Immediately following the carriage bearing the aged mother, sister and two brothers of the deceased, came thirty carriages occupied by union labor officials. In the first was International President C. P. Shea, of the Teamsters' Union, with Vice Presidents John Sheridan and E. J. Mullen. The succeeding carriages contained officials of the various locals of the Teamsters' Union and of other affiliated unions. At intervals along the line were the banners of the different locals and four American flags, each draped in black. Eight hundred marchers fell in behind the carriages at the start. All along the way other detachments joined their ranks until when the station was reached the column extended ten blocks. A brass band marched at the head. Eight strikers who worked with Pierce were the active pallbearers. Eight other striking teamsters acted as honorary pallbearers.

Pierce was an employee of Rothschild & Company as driver on a delivery wagon. He was shot by Special Deputy Sheriff F. T. Waldorf. He was the only union man who lost his life during the strike and is regarded by other union men as a martyr to the cause. Pierce is said to have assaulted a non-union driver in the presence of Waldorf. Waldorf was exonerated by a Coroner's jury.

NOW AN ARCHBISHOP

PALLIUM BESTOWED ON JOHN JOSEPH GLENNON.

Notable Gathering of Catholic Dignitaries at Ceremonies in St. Louis.

St. Louis, May 14.—In the presence of one of the most notable gatherings of Catholic Church dignitaries in the history of St. Louis, the pallium, the insignia of an archbishop, was to-day bestowed upon John Joseph Glennon, Archbishop of the Archdiocese of St. Louis.

The ceremony took place in the old Cathedral. Preceded by six quincunx-attired pages, the ecclesiastical procession entered the Cathedral by the main door and down the center aisle to the sanctuary, to the right of which was the red throne for Cardinal Gibbons, and directly opposite was the purple, white and gold throne occupied by Archbishop Glennon.

The mass was celebrated by Archbishop Glennon and immediately after the communion the pallium was bestowed by Cardinal Gibbons. Archbishop Glennon repeating the oath of office in Latin, Archbishop Glennon then pronounced the benediction and the sermon was preached by Archbishop Ireland, of St. Paul.

Among the visiting prelates who took part in the ceremony were Archbishop Quigley, of Chicago; Bishop Foley, of Detroit; Bishop Shanley, of Fargo; Bishop Lellie, of Leavenworth; Bishop Hennessey, of Wichita; Bishop Burk, of St. Joseph; Bishop Horstman, of Cleveland; Bishop Allen, of Mobile, and Bishop Dunne, of Dallas.

CASTORIA

For Infants and Children.

The Kind You Have Always Bought

Bears the Signature of *Dr. J. C. Watson*

Double-breasted

Suits

Are
All the
Go
This
Season.

We have them at \$15 to \$25; in fancy worsteds, black, blue, blue serge and the popular

Gray Suits

in all materials and all shades, plain and figured patterns; in our high-grade exclusive makes—

Elbee, H., S. & M. and
Rogers, Peet & Co.

If you wear "double-breasted" we can suit you; if not, why not try one, "just for a change?"

LEVY'S, Third and
Market.

Courier-Journal.

MONDAY, MAY 15, 1905

CITY FEATURES.

Island Queen Excursion to Cincinnati

The popular pleasure steamer "Island Queen" will make an excursion trip to Cincinnati Thursday, May 18, leaving Louisville at 8 a. m. sharp, returning Wednesday, May 24, leaving Cincinnati at 8 a. m. Music, dancing and refreshments. The usual policy of the management in looking after the comfort and pleasure of their patrons and which has made their excursions so popular in the past will prevail. The round trip rate will be 50 cents.

Don't Drink Mud.

Pasture Fillets, \$5 cash, balance on time; get the best; put up on approval. Shubalter, sole agent East and West, 1000 Wabash Lights. Both phones 63.

HARLAN COUNTY

SEEKS RAILROAD CONNECTION WITH LOUISVILLE.

Merchants Would Get Business Which Now Goes Elsewhere—County Out of Debt.

The Commercial Club is in receipt of an interesting letter from James H. Eads, editor of the Harlan Enterprise, printed at Harlan, Ky., in which Mr. Eads sets forth some of the many reasons why Harlan county should be connected with Louisville by a railroad.

Mr. Eads calls particular attention to the fact that Harlan county is to-day free from debt, having paid the last of her outstanding bonds within the last week. The letter is as follows:

I would be pleased to have you call the attention of the club to the great need of a railroad in Harlan county and to the benefit Louisville would derive from it. There is no doubt in my mind that Harlan is among the richest, if not the richest county in raw material in the State. It is a great source of wealth, and its products are in their virgin state and much of the softwood, poplar and cypress is yet in the forest. The beds are inferior to none and her waters are as pure as the crystal breeze that plays with her lofty mountain tops. In the line of builders' stone we can surpass almost any like section in the whole country. In sandstone, either soft or hard, Louisville would be benefited more than any other city by the building of a road to Harlan. She would buy our raw material and we would sell her finished products. As conditions are, all shipping to Harlan is via Hagan, Pennington Gap and Stonegap, Virginia, therefore much of our goods are brought from Norton, Va., Bristol and Knoxville, Tenn.

If there was a railroad leaving the Louisville and Nashville somewhere between Pineville and Middlesboro, and reaching here, all this would be reversed and almost all our goods would be brought in Louisville. It is the selling of our raw material would increase our circulation and move our products to the market. It would be a good thing to have a road to us. I think you can now see the point I am trying to make.

I want to see Harlan county and will do anything in my power to that end. I am further pleased to hear you and Harlan is to-day free from debt, having paid the last of her outstanding bonds within the last week.

LIGHTNING SETS FIRE TO A SPRINKLING CAR.

Bolt Strikes Jefferson Street Barn During a Storm.

During the storm yesterday morning about 6 o'clock the Jefferson-street barn, between Twenty-fifth and Twenty-sixth streets, was struck by lightning, and the fire department was called to extinguish a blaze which broke out in a sprinkling car. The car was in about the middle of the barn. The inspector made his rounds. He returned between 5 and 6 o'clock to find the barn filled with smoke, emanating from the sprinkling car. The alarm was sent in from box 572 at 5:57 o'clock. The damage was trivial. The fire was discovered just after a heavy clap of thunder. No other cause than lightning could be assigned for its origin.

FOURTH AVE. PRESBYTERIAN PULPIT TO BE FILLED SOON.

The selection of a pastor for the Fourth-avenue Presbyterian church will probably be made within the next ten days, and it is expected that the committee which has been acting with the session of the church in the work of choosing a man to occupy the pulpit will be ready to make its report to the congregation one week from next Sunday. Thus far the committee has done nothing definite toward choosing a pastor, although several men are being considered. The names of the men being withheld and nothing will be given out until the report has been made to the congregation.

DEATH

Comes Unseen To Line-man John Ryder.

TOUCHES A LIVE WIRE.

STORM CAUSES A DEADLY "CROSS" IN JEFFERSON-VILLE.

NO THOUGHT OF DANGER.

John Ryder, a lamp trimmer for the United Gas and Electric Company, was electrocuted while at work yesterday afternoon at Penn and Market streets, in Jeffersonville, 2,200 volts of electricity going through his body, killing him instantly. Ryder had been attending to his duties as usual under the supervision of the foreman, who as he had no trouble with other lamps and when he reached Penn and Market streets he did not use the insulated wooden stool carried for protection. The lamp at the corner was lowered by Ryder and he reached up to adjust the carbon. In doing so he caught hold of a wire running to the lamp and fell as if shot. Two little boys sitting on a curbstone saw him fall and gave the alarm. Several persons ran to the spot and found the body lying on the ground. Dr. E. N. Flynn was summoned, but Ryder was dead. Dr. Flynn gave it as his opinion that the shock caused paralysis of the heart. The right side of Ryder's face was turned black. His right hand was burned to a crisp on the inside.

Storm Loosened Deadly Current.

The company started an investigation at once and found that during the storm early yesterday morning a limb of a tree had been blown across an incandescent electric light wire on East Chestnut street, which bore it down on the wire, causing a cross that charged the wire Ryder caught hold of, the accident being one that could hardly have been avoided unless Ryder had been standing on the stool. Ryder was a careful man and had been working on the line for several years. He had started about five years ago. He had never lost a day.

The body was taken to the undertaking chapel of E. M. Coots & Sons prepared for burial and then taken to the Ryder home at 618 Ohio avenue, where he would have been buried thirty-four years old next November and was a perfect specimen of manhood. He was married, but had no children, and his wife was not at home when the accident occurred. She had gone over the river to call on some friends and could not be located. Ryder's father, James Ryder, an old soldier, and a sister, Mrs. Mary Gill, lived with him. There are two more brothers and two sisters.

This is the second fatal accident to employees of the United Gas and Electric Company in Jeffersonville. Morton Doubled, a line man, having been electrocuted while removing a wire on Wall street about two years ago. So far no steps have been taken to prevent such accidents. The company has a large force of men and it can be learned who saw the accident.

HABEAS CORPUS PROCEEDINGS

To Be Instituted To Get Guy Speckert Out of Jail.

Habeas corpus proceedings will probably be filed in Jeffersonville to-day to secure the release of Guy Speckert from jail, he having been sent there by Judge Schwabinger last week.

Speckert was arrested by Judge Schwabinger last week for associating with Kate Weber under a new law. Speckert pleaded not guilty to the charge and was committed to jail. He has a trial in this city and Louisville during the fiscal year beginning July 1.

Speckert was arrested by Judge Schwabinger last week for associating with Kate Weber under a new law. Speckert pleaded not guilty to the charge and was committed to jail. He has a trial in this city and Louisville during the fiscal year beginning July 1.

Speckert was arrested by Judge Schwabinger last week for associating with Kate Weber under a new law. Speckert pleaded not guilty to the charge and was committed to jail. He has a trial in this city and Louisville during the fiscal year beginning July 1.

Speckert was arrested by Judge Schwabinger last week for associating with Kate Weber under a new law. Speckert pleaded not guilty to the charge and was committed to jail. He has a trial in this city and Louisville during the fiscal year beginning July 1.

JEFFERSONVILLE NOTES.

A barn owned by Mrs. Sarah Prather, who lives in this town, was struck by lightning during the storm yesterday morning and partly destroyed.

At the Government depot to-morrow bids will be opened for the draying of the coal in this city and Louisville during the fiscal year beginning July 1.

Fruit growers in the vicinity of Blue Lick have lost great by the heavy rain. Acres of strawberries just getting ready to ripen have rotted on the vines.

County Treasurer Phelps has paid \$300,000 of the \$500,000 bond township a rate, making \$2,500.

Charles Bernhardt, who has been arrested on a charge of forgery, was taken to the Jeffersonville jail to-morrow on a transfer to fill a better position there. His family will follow later.

The Farmers' Union Telephone Company of Boone County has decided to switchboard of the most up-to-date pattern, and this will complete the line so that it can be independent of any other.

William Weaver, a young man who belongs to a prominent family, was brought into the Reformatory from Posey county on a conviction of forgery, to serve an indeterminate sentence of from two to fourteen years.

The heavy rain of Saturday overflowed the lowlands at Ninth and Spring streets, which are filled with snakes, causing the reptiles to come out in large numbers, and it is estimated that 500 garter snakes were killed.

SOUGHT REFUGE FROM RATS BY BREAKING INTO JAIL.

Everybody knows how difficult it is to break out of jail, but few are aware of the obstacles presenting themselves in the way of attempting to break into jail. In fact, this latter question commands itself least those on the outside than does the former to those inside. However, one whose heart was set on getting himself locked up in the Jefferson county prison a few nights ago learned that a man cannot without just cause abridge his own liberty any more than can a stranger.

It was about 10 o'clock at night that he called a turnkey by telephone. "Hello. This is I," he said, giving a name known to the jailers. "Will you lock me up if I come down there?"

"Lock you up?" was the answer. "Come on down."

"I won't come down unless you promise to lock me up."

"Lock you up?" was all the surprised turnkey could find voice to inquire.

COLE SUIT

Will Not Be Called Until September.

TWO WILLS FIGURE IN CASE.

NEW ALBANY CITY COUNCIL TO MAKE APPROPRIATIONS TO-NIGHT.

SUTHERLIN CASE UP TO-DAY.

The noted case in connection with the will of David Cole, deceased, involving the distribution of an estate amounting to more than \$250,000, which has been transferred on a change of venue from Harrison county to the Floyd Circuit Court at New Albany, will not be called for trial until the September term of that tribunal.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

COLE SUIT

Will Not Be Called Until September.

TWO WILLS FIGURE IN CASE.

NEW ALBANY CITY COUNCIL TO MAKE APPROPRIATIONS TO-NIGHT.

SUTHERLIN CASE UP TO-DAY.

The noted case in connection with the will of David Cole, deceased, involving the distribution of an estate amounting to more than \$250,000, which has been transferred on a change of venue from Harrison county to the Floyd Circuit Court at New Albany, will not be called for trial until the September term of that tribunal.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed to give the remainder of the estate after his death to her children, in consideration of the fact that she was to be provided for by him.

The case of Mary B. Cole, widow of David Cole, of Crawford county, against the estate of David Cole was tried in the Harrison Circuit Court and the testimony introduced required a night session Friday to complete it. Argument will be heard by Judge Utz, of New Albany, sitting as Special Judge at the September term of the Harrison Circuit Court. Mrs. Cole brought suit to set aside the provisions of an ante-nuptial contract, which she signed with David Cole, her husband, in 1880, in which she agreed